

JS-6

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

NAJIBULLA RAFIEY, an individual,
Plaintiff and Respondent

v.

TATITLEK SUPPORT SERVICES, INC.,
an Alaskan Corporation,
Defendant and Appellant.

Case No. 2:15-cv-05891-SVW (PJR_x)

**ORDER RE DISMISSAL WITH
PREJUDICE AND BOND
EXONERATION FOLLOWING
SETTLEMENT OF THE *NUR*
CLASS ACTION AND ITS FINAL
APPROVAL BY THIS COURT**


[STIPULATION PREVIOUSLY
FILED]

1 The Court, having been advised that the Plaintiff in this action is covered by the
 2 class and collective action settlement and class release reached in *Nur, et al. v. Tatitlek*
 3 *Support Services, Inc. et al.*, United States District Court for the Central District of
 4 California, Case No. 15-CV-00094 SVW (the “*Nur* Action”). The Court further
 5 recognizes that this Court’s “Order Granting Final Approval of Class Action Settlement”
 6 in the *Nur* Action expressly and specifically included Plaintiffs’ proceedings as being
 7 among those “DLSE Award Claimants Whose Trial De Novo Proceedings Are
 8 Dismissed With Prejudice.” (See *Nur* Action Document 81 at pages 84-86 of 87
 9 (attaching Documents 79-80 (the *Nur* Action Final Approval Order) as exhibits thereto).)
 10 The Court further observes that this Court’s the *Nur* Action Final Approval Order
 11 provides for “authorizing the release of any bond posted by Defendants in connection
 12 with” this action. (*Nur* Action Document 80 at ¶ 22)

13 Based on the foregoing, and finding good cause therefor, the Court hereby finds
 14 that the above-captioned action has been resolved in connection with the *Nur* Action, and
 15 ORDERS that the above-captioned action is hereby DISMISSED WITH PREJUDICE
 16 and any bond posted in connection with the above-captioned action is hereby exonerated.

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 18 IT IS HEREBY ORDERED.

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 21 Dated: November 01, 2016



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 Honorable Stephen V. Wilson